

UNITED STATES DISTRICT COURT  
SOUTHERN DISTRICT OF NEW YORK

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PT RAHAJASA MEDIA INTERNET

Plaintiff,  
-against-

24 CIVIL 4643 (VEC)

**JUDGMENT**

Center for Provision and Management of  
Telecommunications and Informatics Financing,  
Directorate General of Post and Informatics,  
Ministry of Communication and Information,  
Republic of Indonesia (“BP3TI”) formerly Office  
for Rural Telecommunications and Informatics,  
Directorate General of Posts and  
Telecommunications, Ministry of Communication  
and Information of the Republic of Indonesia, aka,  
BAKTI KOMINFO, Republic of Indonesia,  
Ministry of Communication and Information of the  
Republic of Indonesia, Ministry of Finance,  
Republic of Indonesia, and Republic of Indonesia,

Defendants.

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It is hereby **ORDERED, ADJUDGED AND DECREED:** That for the reasons  
stated in the Court's Order dated July 14, 2025, Defendants' motion to dismiss is GRANTED. It  
is proper for a district court to deny leave to amend "when amendment would be futile."  
Stegemann v. United States, 132 F.4th 206, 210 (2d Cir. 2025) (citation omitted). Leave to  
amend would be futile, as the Court cannot exercise subject matter jurisdiction over this dispute  
between an Indonesian company and the Republic of Indonesia concerning commercial activity  
that took place in Indonesia. This action is, therefore, dismissed with prejudice. Accordingly, the  
case is closed.

**Dated:** New York, New York

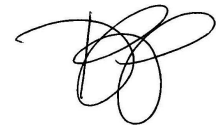
July 14, 2025

**TAMMI M. HELLWIG**

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**Clerk of Court**

**BY:**



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**Deputy Clerk**